SHEET 1 PAGE 1

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

MICHAEL HILL,

Plaintiff,

ν.

CIVIL ACTION NO. 03-323E

JOHN LAMANNA, et al.,

Defendants.

The video deposition of MICHAEL HILL was taken pursuant to the Federal Rules of Civil Procedure, in the above-entitled action, on the 1st day of November, 2006, at 9:05 a.m., at FCI Gilmer, Federal Correctional Institution, located at 201 FCI Lane, Glenville, Gilmer County, West Virginia, before Pamela K. Judy, Certified Verbatim Court Reporter and Notary Public in and for the State of West Virginia.

	Civil Action 3	No.)3-323E
SHEET 2	PAGE 2	E	AGE 4
APPEARANCES:	(Via Video Conference)	1	(Witness sworn.)
	NUAL D. DEULTN. Attorney at Law	2	THEREUPON,
	Knox, McLaughlin, Gornail & Sennett, PC	3	MICHAEL HILL
	Erie, Pennsylvania 16501-1461 Counsel for Plaintiff	4	having been first duly sworn to tell the truth,
	MICHAEL C. COLVILLE	5	testified as follows:
	Western District of Pennsylvania	6	EXAMINATION
	Pittsburgh, Pennsylvania 15219 Counsel for Defendant United States	7	BY MR. COLVILLE:
	DOUG GOLDRING, Attorney at Law	8	Q Mr. Hill, good morning. My name is Mike
	400 First Street, Northwest Washington, District of Columbia 20534 Counsel for UNICOR	9	Colville, and I'm the Assistant U.S. Attorney assigned
		10	to defend your lawsuit, and the purpose of today's
	,	11	deposition is for me to get some information from you
		12	concerning the facts surrounding your complaint. To do
		13	that, I'm going to ask you a bunch of questions, and I
		14	need you to respond affirmatively, with a verbal
		15	response, not a shake of the head. If you don't
		16	understand any of the a question I'm asking you,
		17	please let me know, and I'll rephrase it or we'll figu
		18	something out, but I'm going to assume that, if you
		19	answer it, you understand the question.
		20	What I'd like to do is begin by asking
		21	you questions about your work history while working at
		22	UNICOR. Can you tell me, if you recall, when you bega
			PAGE 5
PAGE 3	INDEX	١	working at UNICOR at McKean?
	Examination	2	n ni mil 11 11 11 11 11 11 11 11 11 11 11 11 11
Witness		3	Q Okay. What position did you noid at that time, within UNICOR?
Michael Hill	4 (Colville)	1 4	A I was assigned to the night shift, P.M.
	63 (Goldring)	3	shift, and I was assigned to a part of the factory
		0 7	called the car wash; it was in, what I believe to be,
) (packing. I don't believe that that was what was
		0	documented on the papers as far as my assignment was
		9	concerned, but I worked most of the time in the car
		10	
		11	wash. I believe they had me assigned to something
		12	called Lay-Up Two, on paper. Q Is Lay-Up Two different than the
		13	
		14	packing? A I don't even I never I never knew
		15	A I don't even I never I never knew what Lay-Up Two was. It's different I believe it'
		16	• •
		17	different than the packing, yes. Q Okay. Who was your direct supervisor at
		18	
		19	that time?
Į.		20	A Rob Bevivino.
		21	Q How many days a week would you work, and
		22	how many hours a day did you work?
1	ertificate71	1	

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<u> </u>	HEET 3 PAGE 6	P	AGE 8
1	A I worked from I worked five days a	1	shift that you worked, was there always some type of
1	week, from, I believe it to be, 3:30 to 10:30.	2	work involving Micore boards, either cutting, boring,
2		3	any type of work which would have caused dust to occur,
3	Q Would you describe for me the duties	4	or were there nights when there was no cutting, boring,
4	that you had as a in the car wash or in the packing	5	and it was just a matter of packing and organizing the
5	department?		work for the next day?
6	A We were like the end of the line. When	6	A I can't answer that question, because
7	the material like the material that such as that	7	the UNICOR was so big that I don't know what guys were
8	table you're sitting at, we would take that and wipe it	8	the unitual was so by that I wasn't working
9	down and stack it, and right at the edge of the table	9	doing in other areas on the days that I wasn't working
10	that we had, that was where the guys would box it up,	10	with the Micore board.
11	seal it up, and ship it to the dock to be to go out.	11	Q Well, I'm talking about the days where
12	We would just clean it, wipe it down, and stack it for	12	you were working.
13	those guys to put over into the crates that it would go	13	A I usually worked with it about three
14	out in.	14	days a week.
		15	Q I understand that. I'm just saying, the
15	Q How long did you hold this job? A I held that job from August up until	16	three days a week that you were taken away from packing
16	sometime around April 2003, I believe. I may be a	17	and you were used wherever they needed you, was it
17		18	always such that there was cutting, sawing, or boring of
18	little	19	the Micore boards at that time, or were there periods of
19	Q Did you have any other jobs within	20	time where you were taken away and just did other work
20	UNICOR, other than the packing job that you just	21	that didn't involve the cutting or the boring or that
21	described?	22	type of work?
22	A Sure. Yes.	22	type or work:
ŀ			
	PAGE 7		PAGE 9
		1	A That would probably go to the other two
1	Q What jobs were they?	2	days. Yeah, that would probably go to the other two
- 2	A For the most part, if you worked in the	3	days out of the of the five days, where I would go
3	car wash or the packing, there wasn't a lot of work on	4	to, maybe, another area and they had an area where
4	the P.M. shift, so, customarily, when we were sitting	5	they laminated boards and it went through a machine, and
5	around, we were pulled out of that area and taken into		we would go over they would need guys to hold the
6	another area. It was no specific area that they would	6	boards, and then there was a couple of other areas that
1	take us in; they would just take us where they needed	7	we would go to, but for the most part, there seemed to
8	help.	8	be to have been an abundance of Micore board coming
9	Q What types of jobs would you have to do	9	De to have been an abundance of micore board coming
10	on those occasions?	10	into the facility at the time period that I worked, and
11	A Sometimes, I would go to the saw and	111	I heard a lot of reference to that.
12	help the guys with the boards, stacking the boards,	12	Q Tell me a little bit more about what you
13	cutting the boards, and just handling the boards and	13	mean by that, please.
14	taking them from one area to another.	14	A When they would come and get us to work
- 1	Q How often would you have to do this type	15	those areas, they would say we have to get this tack
15	of work rather than the packing work?	16	board or Micore board ready, we have a lot of it coming
16		17	in, we have a lot of it to help the A.M. shift with.
17	- 1 1 may 1256 and bloom	18	Q When you say help the A.M. shift, what
18	Q During the P.M. shift, was there always	19	do you mean by that?
1 T U	cutting being done during that shift?	1	1 1 Cl from the 7 M shift
19	a wall not a wall not just outling	170	A Work left over from the A.M. Shift.
20	A Well, not well, not just cutting.	20	
20 21	A Well, not well, not just cutting. There was a lot of machining.	21	Q So you would finish work that they
20	A Well, not well, not just cutting.		

	Civil Action I		
ļ .	SHEET 4 PAGE 10	PAGE	
1 .	A I was told that before.	1	to then move the boards somewhere else?
2	Q By whom?	2	A We would have to take the boards
		3	wherever the foreman directed us to take them.
3		4	Q So during any given one shift, you
4	*	5	wouldn't have been around that router the entire time;
5	A My foreman, Bob Bevivino.		you would have been there holding the boards, then you
6	Q Mr. Bevivino?	6	
7	A Yes, sir.	1	would have been away from it while you stacked the
8	Q Mr. Hill, is there a difference between	8	boards and then took them elsewhere in the factory, is
9	tack board and Micore board?	9	that correct?
10	A Not to my knowledge.	10	A We would we would to help you
11	Q So when people reference "tack board,"	11	understand what I'm saying, we would come to the router
12	they're using it interchangeably with "Micore board"?	12	machine with stacks of a stack of boards on a hand
13	A According to my knowledge, yes.	13	truck. It may be just to give you an approximate
1	a est	14	number or hypothetically speaking, I'd say say, for
14	Q Okay. When you were in the packing well, let me step back. When you were working with	15	instance, there's 20 boards on a hand truck. We push
15	MCII, ICC MC BCOD EGON: Minor Jon man	16	the boards up to the machine, and we individually help
16	on the three nights that you were taken away from the	17	him do whatever he's doing on the router machine with
17	DECYTIC ACCUSE AND MOTO ADOL MINETALL		the boards until that 20 boards is finished, right. As
18	you ever have to operate any of the saws or the routers?	10	he as he does the boards, we stack them on the other
19	A No, I never actually operated them. No.	19	
20	Q Okay. I take it, you did work around	20	truck and take them to an area, and then we may come
21	those machines, though, at some point in time during	21	back with 20 more.
22	those three days?	22	Q On an average night when you were
		DAC.	E 13
	PAGE 11	FAG	.
1	A Yes.	t I	
			working in the router area, how many how many boards
2	Q Okay. Can you explain to me, maybe in a	2	would you normally go through on a shift that you were
2 3		2 3	would you normally go through on a shift that you were working?
	little more detail, what you had to do or where you were	2 3 4	would you normally go through on a shift that you were working? A I never counted them.
3 4	little more detail, what you had to do or where you were relative to the machines?	2 3 4 5	would you normally go through on a shift that you were working? A I never counted them. Q I'm not asking for a specific number,
3 4 5	little more detail, what you had to do or where you were relative to the machines? A the routers, which were approximately	4	would you normally go through on a shift that you were working? A I never counted them. Q I'm not asking for a specific number,
3 4	little more detail, what you had to do or where you were relative to the machines? A At the routers, which were approximately the router machines were in very close proximity to	4 5 6	would you normally go through on a shift that you were working? A I never counted them. Q I'm not asking for a specific number, but a ballpark estimate of an average night.
3 4 5 6 7	little more detail, what you had to do or where you were relative to the machines? A At the routers, which were approximately the router machines were in very close proximity to where I worked in the car wash. At the router machines,	4 5 6 7	would you normally go through on a shift that you were working? A I never counted them. Q I'm not asking for a specific number, but a ballpark estimate of an average night. A There were a lot of boards, a lot of
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	little more detail, what you had to do or where you were relative to the machines? A At the routers, which were approximately the router machines were in very close proximity to where I worked in the car wash. At the router machines, the guy that actually operated the router machine, he needed assistance, he needed the boards held, and, you know, you had to put pressure on the boards so that they could they could be, I guess, routed properly, and then, once he routed once me and maybe another guy held the boards and took them off of the stacks and handed it to him or, you know, worked with him to hold them through the processing of the machine, we would take the boards and stack them on another cart, you know, we would like hand them off Q How far was the cart from the routing machine? A It was right up on it, it was right there.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	would you normally go through on a shift that you were working? A I never counted them. Q I'm not asking for a specific number, but a ballpark estimate of an average night. A There were a lot of boards, a lot of boards. Q I mean, how many; under 100, less than 50, A I'm sure there was Q more than 100? A More than 100, maybe. Somewhere in that area. Q And, again, my understanding from your earlier testimony is, the boards that you would have been doing there at night would have been boards left over from the day shift, who hadn't completed the routing of those boards; is that accurate? A Not all the time. I mean, I just overheard someone say that. I'm not sure whether
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	Civil Action 1	NO.	03-323E
	SHEET 5 PAGE 14		PAGE 16
1	A they had a specific amount to do on	1	the factory,
2	my shift or not, but I know, on occasions, I've heard	2	A No.
3	that.	3	Q or did the routing stop at that
4	Q Mr. Hill, when you worked near the	4	point? No, what?
5	router to help, did you see a vacuum system or a dust	5	A I believe he would stop. He didn't I
l l	collection system on the router itself?	6	don't think he would continue.
6		7	Q Now were there other nights where you
7	A Well, you had like I saw it on one of them. It was a couple of different machines, though; it	8	were taken away from the car wash, where you went and
8		9	worked on a panel saw?
9	wasn't on all of them. Q Well, on the router that you worked, was	10	A Yes, there were.
10	& WOLLY OUR CHO TARROLL LITE WATER	11	Q Okay. During those nights, were there
11	there a dust collection system attached to it?	12	any nights where you actually operated the panel saw?
12	A I worked one that didn't have one, yeah.	13	A Never operated it.
13	Q Where was that located?		
14	A I saw a vacuum on one of the machines	14	Q Okay. Could explain to me, with a little detail, what you did on those nights when you
15	CHAC HAD HOULDE OF SHE MENTER !	15	
16	in the area where those machines were, you may have	16	went and helped at the panel saw?
17	had and it's been such a long time, I may be wrong on	11	A Sometimes, the boards that we handled
18	my number, but you may have it seems to me, you may	18	were they were pretty big and heavy boards, so the
19	have had anywhere from four to maybe five machines going	19	guy that actually did the cutting or operating of the
20	down char albio, and one real are	20	machine, he needed help, he needed someone to hold the
21	the one that I saw the vacuum on before.	21	boards and to help force the boards, I guess, through
22	Q Did the others have vacuums, or did they	22	the cutting process, and then we would almost the
1			·
			PAGE 17
	PAGE 15	١,	
1	not have vacuums?	1	same way that we did with the tack boards, we would
2	A I never seen vacuums on them. I only	2	once they were cut, we would take them off and stack
3	saw them on that one.	3	them.
4	Q I'm talking about a dust well, I'm	4	Q Okay. Now you used the word "tack
5	talking about a dust collection system that is attached	5	board." Are you telling me there were nights and you
6	to the machine itself, where either the drill bit hits	6	previously said tack board is the same as Micore board.
17	the board or where the saw cuts, where it sucks the dust	17	Were there nights when you cut something other than
8	out of the area, up into an exhaust system. Did you	8	Micore or tack board at the panel saw?
9	ever see any such dust collection system on any of the	9	A You didn't really cut a whole lot of
	machines you worked?	10	boards on the P.M. shift, but there were other nights,
1.10			
10	A At that time, I can't say that I was	11	yes.
11	A At that time, I can't say that I was	11 12	Q When you cut the boards at the panel saw
11 12	A At that time, I can't say that I was even looking for dust collection, because I wasn't	1	 Q When you cut the boards at the panel saw or when you were there while they were cutting the
11 12 13	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar	12	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust
11 12 13 14	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay.	12	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw?
11 12 13 14 15	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines.	12 13 14	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't
11 12 13 14 15 16	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you	12 13 14 15	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw?
11 12 13 14 15 16 17	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many	12 13 14 15 16	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't
11 12 13 14 15 16 17 18	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many boards, you would move them from one from the area	12 13 14 15 16 17	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't looking for any of that. I mean, I was just doing as I
11 12 13 14 15 16 17 18 19	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many boards, you would move them from one from the area where you're routing to a different area within the	12 13 14 15 16 17 18	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't looking for any of that. I mean, I was just doing as I was instructed. Q When you were helping at the panel saw,
11 12 13 14 15 16 17 18 19 20	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many boards, you would move them from one from the area where you're routing to a different area within the factory. When that occurred, did the man operating the	12 13 14 15 16 17 18 19 20	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't looking for any of that. I mean, I was just doing as I was instructed.
11 12 13 14 15 16 17 18 19 20 21	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many boards, you would move them from one from the area where you're routing to a different area within the factory. When that occurred, did the man operating the routing machine continue to do routing while the boards	12 13 14 15 16 17 18 19 20 21	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't looking for any of that. I mean, I was just doing as I was instructed. Q When you were helping at the panel saw, how many boards were they cutting at one time? A I wasn't counting. I mean, you just get
11 12 13 14 15 16 17 18 19 20	A At that time, I can't say that I was even looking for dust collection, because I wasn't really familiar Q Okay. A with those machines. Q All right. Mr. Hill, when you you talked about moving the after you routed so many boards, you would move them from one from the area where you're routing to a different area within the factory. When that occurred, did the man operating the routing machine continue to do routing while the boards	12 13 14 15 16 17 18 19 20 21	Q When you cut the boards at the panel saw or when you were there while they were cutting the boards at the panel saw, did you notice a dust collection system attached to the panel saw? A At that time, I wasn't I wasn't looking for any of that. I mean, I was just doing as I was instructed. Q When you were helping at the panel saw, how many boards were they cutting at one time?

	Civil Action		
	SHEET 6 PAGE 18		PAGE 20
1	Q Weren't you holding the boards?	1	during this five-month period of time that you said you
2	A Yeah, but you get in there and you just	2	worked the A.M. shift?
	do what they tell you to do, for eight for seven and	3	A Yes, from June till
3	a half hours.	4	Q What does that mean?
4		5	A November. What does that mean?
5		6	Q Yeah, what time. What time is the A.M.
6		7	shift?
7	Q I understand, but did they tell you how	8	A 7:30 to 3:30 P.M.
8	many boards to cut at one time?	9	Q During that period of time, what were
9	A No. Maybe the guy actually operating	10	your duties?
10	the saw, he knew the count, but I never knew the count.		A I was assigned to the what they call
11	Q Well, just so we're clear, I'm talking	11	production. I was on the I was on the loading dock.
12	about, when you picked when you held the boards while	12	
13	they were being cut, I'm asking, how many boards were	13	
14	you holding at that time, while they were being cut?	14	A For the most part.
15	A One at a time. One at a time.	15	Q All right. Where is the loading dock
16	Q Okay. Was that all the times you worked	16	located?
17	at the router or at the panel saw, it was one board at a	17	A It's in the it's in what I would call
18	time?	18	the very back of the UNICOR.
19	A Yeah. That's the only way you can do	19	Q All right. By virtue well, working
20	it, I believe.	20	on the loading dock, would you be inside and outside of
21	Q What do you mean by that?	21	the plant at times?
22	A You can't cut five boards at a time.	22	A Yes, sir.
"			
		<u> </u>	
	PAGE 19		PAGE 21
1	Q Can you cut more than one board at a	1	Q Explain to me what you would do on the
2	time?	2	loading dock, in as much detail as you can give.
3	A Not to my knowledge. I guess	3	A We would take dumpsters that contained
4	Q Okay. When did you stop working at	4	scrap boards, and we would have to get down into the
5	UNICOR?	5	dumpsters and transfer the dumpsters that were used in
6	A I don't know the exact date, but I	6	the inner UNICOR to another dumpster in the outer
7	believe it was sometime in let me take that back.	7	UNICOR, so that they could be transported out of the
8	When did I actually stop period, without returning?	8	facility, and the material that was in there
9	Q Yes. Yes.	9	Q Were these dumpsters
- 1	A Because there was a time when I stopped,	10	A the material that would be in those
10	I believe when they fired me in April of 2003, and I	11	dumpsters were all of the material that was worked on
11	went back after that, in June, and they put me on the	12	inside of the UNICOR.
12	A.M. shift, and then sometime during the later part of	13	Q The dumpsters were located outside?
13	A.M. SHILL, and then sometime during the facet part of	14	A You had inner you had inner dumpsters
14	the year, I was fired again. I believe that to be sometime in and I may be wrong I believe it was	15	and you had outer dumpsters. You had one that
1	COMPLETE TO THE STATE OF MICHIES AND THE TENTE OF THE TENTE OF THE STATE OF THE STA	110	a market the standal The convert
15		116	() Milyl Mele file maretrary I m portal z
15 16	November.	16	
15 16 17	November. Q My records show that you were rehired in	17	interrupted you. Let me start.
15 16	November. Q My records show that you were rehired in June, June 24th of '03, and you were let you were	17 18	interrupted you. Let me start. What were the materials that you were
15 16 17	November. Q My records show that you were rehired in June, June 24th of '03, and you were let you were removed November 13th of '03. Is that about the time	17 18 19	interrupted you. Let me start. What were the materials that you were taking from inside of the plant, outside of the plant,
15 16 17 18	November. Q My records show that you were rehired in June, June 24th of '03, and you were let you were removed November 13th of '03. Is that about the time you recall?	17 18 19 20	interrupted you. Let me start. What were the materials that you were taking from inside of the plant, outside of the plant, to put into dumpsters?
15 16 17 18 19	November. Q My records show that you were rehired in June, June 24th of '03, and you were let you were removed November 13th of '03. Is that about the time you recall? A I believe so.	17 18 19 20 21	interrupted you. Let me start. What were the materials that you were taking from inside of the plant, outside of the plant, to put into dumpsters? A Scrap boards, like scrap Micore boards,
15 16 17 18 19 20	November. Q My records show that you were rehired in June, June 24th of '03, and you were let you were removed November 13th of '03. Is that about the time you recall? A I believe so.	17 18 19 20	interrupted you. Let me start. What were the materials that you were taking from inside of the plant, outside of the plant, to put into dumpsters?

	Civil Action I		
	SHEET 7 PAGE 22		PAGE 24
1	Q Did they all go into the same dumpsters?	1	shipped on pallets or explain to me how it was
2	A For the most part, yes.	2	shipped.
3	Q Did you only work on the loading dock	3	A On pallets.
	during this five-month period of time, or did you work	4	Q How many boards would be on a pallet?
4	on the loading dock at other points during your	5	A Again, I never counted them.
5		6	Q If you can estimate for me.
6	employment with UNICOR?	7	Let me ask you this way: how high was a
7	A I dumped trash before.	8	pallet stacked; was it taller than you?
8	Q When did you do that?	9	A No, it wasn't taller than me.
9	A Before I was transferred on the shift, I	10	Q Where would a pallet come to you if you
10	dumped class, and I a poon cantrid to the		were standing right next to it?
11	THEO the todated door after men a man and and a	11	h_h
12	YOU MION, to porroth cheragarantee	12	
13	ductos,	13	than my waist.
14	Q DO YOU MOULD have mounted the sort	14	Q All right, and how many pallets would
15	dock during bone of these majore, were	15	come on any delivery, that you had to unpack when you
16	said earlier, that you would have been taken away from	16	were working on the loading dock?
17	the car wash and done other odd jobs, is that right?	17	A I can't give you a specific number. I
18	A No. No. No, just	18	wasn't counting. I mean, this stuff would happen quick
19	Q Okay	19	
20	A I was just taking it to that	20	Q Okay. Were they delivered on an
21	Q Explain it for me, then.	21	18-wheeler truck or on some other type of truck?
22	A I was just taking it to that area,	22	A The big tractor-trailer trucks. I don't
44	ii I was jase caming to be seen ,		•
ĺ			
<u> </u>	PAGE 23		PAGE 25
1	occasionally, with to get stuff, but other than that,	1	know how many wheels it had.
2	no, there was no there was no Production One work	2	Q Okay. Would you unload these with
3	going on.	3	somebody else, or was it just your job to unload them?
4	Q Okay, so when you say you worked on the	4	A Several inmates. We had a forklift.
5	loading dock, the majority of the time you worked on the	5	Q Okay. How long would it take to unload
6	loading dock was during this five-month period between	6	a load of Micore board on any given night that you had
7	June of '03 and November of '03?	1	to do it?
8	A Yes, sir.	8	A We never unloaded them at night. I
- 1	4	9	unloaded them during the A.M., after I was transferred
9		10	from the P.M. to the A.M.
10		111	Q I'm sorry, I misspoke. I understand.
11		12	How long would it take when you had to unload a load of
12	take us to areas that needed help.	13	Micore board?
13		14	A That depended on the amount that was
14		15	coming in.
15		16	
16	The second secon	1	
17		17	
18	trailer, we would take it and stack it in areas near	18	
19		19	
20	the panel saw to be cut.	20	
21	Q When you unloaded a shipment of tack	21	
22	board or Micore board, how was it shipped; was it	22	Micore board.
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	Civil Action 1		
	SHEET 8 PAGE 26		PAGE 28
1	Q On the other occasions, what would it	1	already discussed?
2	be?	2	MR. DEVLIN: You can go ahead and
3	A It may be tack I mean, pardon me, it	3	answer, Mr. Hill.
ı	may be particle board or some other material.	4	THE WITNESS: I would say no.
4	0 What other materials were delivered	5	MR. COLVILLE: Okay. Fair enough.
5	there?	6	BY MR. COLVILLE:
6	A The lamination, different supplies, and	7	Q All right. Let me ask you, then I
7	stuff of that nature.	8	want to turn to the injuries that you claim that you
8		9	sustained while working at UNICOR, and maybe the best
9	Q Do I take it that anytime there was a delivery to the UNICOR plant during your shift, that	10	way to do that is, let me ask you to identify each and
10	that was your main responsibility, to unload and to move		every injury that you claim you sustained as a result of
11	that was your main responsibility, to amount and to mero the product to wherever it needed to be on the factory	12	working at UNICOR while at FCI McKean, I'll write each
12	•	13	one of them down, and then we'll go back and talk about
13	floor? A That's what we did in Production One.	14	each one more specifically after you list them all.
14		15	Do you understand that?
15	Q Okay, and do I take it, then, that when	16	A Yes, sir.
16	there were no deliveries being made, that it was you	17	Q Let me put one, little caveat there. I
17	were then used as needed throughout different areas of	18	don't need to know about the dental issue right now,
18	the factory depending on the need at the time?	19	we'll talk about that a little bit later, so let's talk
19	A Yeah. Well, sometimes, we would just go	20	about every other injury that you sustained except the
20	out and shift material around on the floor to make room,	21	dental, we'll talk about that later, so tell me about
21	you know, for the for cutting and stuff like that.	22	the injuries that you sustained.
22	We would direct the forklift to	122	the injuries that for substants.
1		į	
	PAGE 27		PAGE 29
١,		1	A I had quite a few sinus infections,
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	Q Yeah, I think I understand. A Yeah.	2	upper respiratory infections, swollen membranes;
	A 15ali.	1 4	upper respiratory intections, swotten membranes,
1	A Who was your supervisor during the day		itching, scratching, different type of skin problems; my
3	Q Who was your supervisor during the day	3	itching, scratching, different type of skin problems; my
1	shift, the A.M. shift?	3 4	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness,
3 4 5	shift, the A.M. shift? A Mr. Peterson.	3 4 5.	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know,
3 4 5 6	shift, the A.M. shift? A Mr. Peterson. O Did Dave English ever supervise you?	3 4	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff.
3 4 5 6 7	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he	3 4 5. 6 7	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of
3 4 5 6 7 8	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was	3 4 5. 6 7 8	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained?
3 4 5 6 7 8 9	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor?	3 4 5. 6 7 8 9	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't
3 4 5 6 7 8 9	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor? A I believe so.	3 4 5. 6 7 8 9	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't that I may be missing, but for the most part, that's
3 4 5 6 7 8 9 10	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor? A I believe so. Q Okay. Are there any other jobs, that	3 4 5 6 7 8 9 10 11	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't that I may be missing, but for the most part, that's kind of it. I had like was given antibiotics, that
3 4 5 6 7 8 9 10 11 12	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor? A I believe so. Q Okay. Are there any other jobs, that you haven't described today, that you held throughout	3 4 5. 6 7 8 9 10 11 12	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't that I may be missing, but for the most part, that's kind of it. I had like was given antibiotics, that didn't work, for the sinus infection on, I believe it
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3 4 5 6 7 8 9 10 11 12 13	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor? A I believe so. Q Okay. Are there any other jobs, that you haven't described today, that you held throughout your employment with UNICOR at FCI McKean? A Probably so.	3 4 5. 6 7 8 9 10 11 12 13 14	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't that I may be missing, but for the most part, that's kind of it. I had like was given antibiotics, that didn't work, for the sinus infection on, I believe it was, three or four different occasions, but that's pretty much it. Shortness of breath
3 4 5 6 7 8 9 10 11 12 13 14 15	shift, the A.M. shift? A Mr. Peterson. Q Did Dave English ever supervise you? A He was on the P.M. shift. I believe he was Q Was he Mr. Bevivino's direct supervisor? A I believe so. Q Okay. Are there any other jobs, that you haven't described today, that you held throughout your employment with UNICOR at FCI McKean? A Probably so. Q What other jobs?	3 4 5. 6 7 8 9 10 11 12 13 14 15	itching, scratching, different type of skin problems; my buttocks, back, legs; sneezing, dizziness, tiredness, headaches, different stuff with my eyes; you know, just kind of like allergic-type stuff. Q Okay. Is that the entire list of symptoms or injuries that you sustained? A I'm quite sure there's some that I can't that I may be missing, but for the most part, that's kind of it. I had like was given antibiotics, that didn't work, for the sinus infection on, I believe it was, three or four different occasions, but that's pretty much it. Shortness of breath Q Now, Mr. Hill, of all those symptoms or
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	Civil Action N	Įo.	03-323E
s	HEET 9 PAGE 30		PAGE 32
1	Q Now who told you that?	1	that.
2	A I've seen a specialist on several	2	Q Okay. Who else are you seeing?
3	occasions.	3	A And I saw a nephrologist. His name is
4	Q Who is that?	4	Doctor
5	A Mrs. Colleen Watkins.	5	Q And who was that?
6	O Who is Colleen Watkins?	6	A Sharma.
7	A She is a rheumatologist.	7	Q Has either Doctor Shamma'a or Doctor
8	Q And where does she work?	8	Sharma told you that any of the conditions which they
9	A University of West Virginia medical	9	are seeing you for are related or a result of your
10	facility.	10	working at FCI McKean in the UNICOR factory?
11	Q Are you presently seeing her, or did you	11	A No.
	just go see her one time or a couple times?	12	Q Have they told you well, why are you
12	A I've seen her on quite a few occasions	13	seeing a gastroenterologist?
13	W I AC Decit not on derse a second	14	A Well, I had hepatitis C.
14	Stille I de beett de cuit tagratal.	15	Q And why are you seeing a nephrologist?
15	() Hild Cydcer, to pile poerry later	16	A I had a kidney condition called
16	W CONNECCTAC MCITY PRO PER INT THE TITLE WITH	17	glomerulonephritis. "
17	May Colletted to be a littled compaction and an annual	18	Q Did you have either of these conditions
18	ANA, which is, antinuclear antibodies. I have a	19	prior to working at UNICOR?
19	suspected kidney problem, lupus, and I may have it	20	A I knew about the hepatitis prior to
20	hasn't been it hasn't been affirmed exactly what	21	working at UNICOR.
21	which one of the connective tissue disorders I have.	22	Q Has either Doctor Watkins, Doctor
22	Which one of the connective trasac disorders i mate.		
			PAGE 33
	PAGE 31	1	Shamma'a, or Doctor Sharma told you that any of the
1	Q Now, I take it, Colleen Watkins is a	1	symptoms which you have described as having previously
2	medical doctor?	2	symptoms which you have described as having previously
3	A Yes.	3	are related to conditions that they are treating you
4	Q Has she told you that this connective	4	for?
5	tissue disorder is somehow related to the work	5	A You have to repeat that.
6	environment that you were exposed to at FCI McKean?	6	Q Well, I'm not going to; probably a bad
7	A No.] 7	question.
8	Q Okay. Has she told you what she	8	Other than the wheezing well, you
9	believes is the cause of the connective tissue disorder?	9	told me moments ago that you presently have wheezing a
10	A No.	10	a condition. Are there any other conditions that you
11	Q Are you still seeing Doctor Watkins?	11	have, that are permanent in nature, that you attribute
12	A No.	12	to having worked in the UNICOR factory?
13	Q Have you seen any other outside	13	MR. DEVLIN: Object to form to the
14	physicians?	14	extent it calls for a medical conclusion. You can
15	A Yes.	15	answer.
16	Q Who else have you seen?	16	
17	A I've seen a gastroenterologist, and I've	17	MR. DEVLIN: You can answer. I just
18	seen a	18	
19	Q Who is that?	19	_ , , , ,
20	A His name is Doctor Shamma'a.	20	
21	Q S-h-a-m-a?	21	
22	A S-h-a-m-m-a, I believe, something like	22	Q Mr. Hill, I asked you I asked you to
1 4	• • • • • • • • • • • • • • • • • • • •		
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	Civil Action I		
	HEET 10 PAGE 34		PAGE 36
1	list all the symptoms and injuries that you claim that	1	A The initial one, yes, the BP-8, the
2	you incurred as a result of working at UNICOR, and you	2	informal resolution.
3	gave me a number of items. I then asked you, what	3	Q Did they respond?
l	symptoms do you presently have, and you mentioned	4	A Yes, they did.
4	wheezing, and then you went on to talk about having seen	5	Q Okay. What about the other two
5	Doctor Watkins, Doctor Shamma'a, and Doctor Sharma.	6	defendants, Mr or Ms. Forsyth and Warden LaManna,
6	Are there any other conditions, which	7	did they respond?
7	you presently have, which you claim are a result of	8	A There was one written for each one of
8	you presently have, which you claim are a result of	9	them, and they were responded to.
9	having worked in the UNICOR factory?	10	Q Okay. Did you ever make a request to
10	A I still have quite a bit of sinus	11	any of the defendants that went unresponded to?
11	problems. I can't my nose runs a lot.	12	A Yes.
12	Q Is that the only symptom, with regard to	13	O When?
13	the sinuses, that you have?	14	A I requested I don't remember the
14	A Well, I don't know. I I don't know.		exact date. I requested a respirator from Stephen
15	Q All right. Are you still itchy?	15	Housler, I requested to be fitted for a respirator, and
16	A Occasionally.	16	Stephen Housler told me I didn't need it.
17	Q Do you have rashes?	17	
18	A I've had rashes since leaving McKean.	18	Q What did you say at that point or what
19	Q You mentioned respiratory problems	19	did you do at that point,
20	previously. Do you still have respiratory problems?	20	A I just
21	A I've had other than, sometimes,	21	Q once he told you that?
22	shortness of breath, no.	22	A I just backed off of it.
L		ļ	PAGE 37
	PAGE 35	1	a 14 #111 do amalan
1	Q Are you still having headaches?		taran da antara da a
2	A Yes.	2	A No, sir.
3	Q How often?	3	Q Have you ever smoked?
4	A That's I have them persistently, but	4	A Yes, sir.
5	they're off and on.	5	Q When did you quit smoking?
6	Q The symptoms and injuries that you've	6	A 1999.
7	described as having and which you attribute to working	7	Q When you quit in 1999, how many
8	at the UNICOR factory, did you ever report any of those	8	cigarettes was it cigarettes you were smoking?
9	injuries or symptoms to your supervisor or to any of the	9	A Yes, sir.
10	defendants while you were working at UNICOR?	10	Q When you quit in 1999, how many
111	A I spoke to my supervisor, Mr. Bevivino,	11	cigarettes were you smoking per day?
12	about the smell that was in the air and feeling dizzy,	12	A A maximum of ten.
13	and he related to me that it was just kind of bad in the	13	Q Okay. How long had you been smoking a
14	UNICOR.	14	maximum of ten cigarettes prior to 1999?
15	Q Did you ever report your symptoms or	15	A I smoked off and on, so prior to 1999
16	your injuries to any of the defendants that you've named	1 16	I believe I started smoking in 1995, so I smoked from
17	in your federal complaint?	17	'95 to '99, and then I stopped.
- 1	A I reported them in a request for	18	Q Have you ever smoked anything other than
18	administrative remedy. Yes, sir.	19	cigarettes?
19	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	20	A Yes.
20	Q Did those requests for administrative remedies go to the defendants? Well, let me ask, did	21	Q What?
21		22	A In my younger days, I smoked marijuana.
22	they go to Mr. Sapko or Mr. Housler?	1"	
1			

			Civil Action											7
	SHEET 11	PAGE	38		PAGE	40								1
1	(WoH C	long did you smoke marijuana?	1		A	Yes							1
1 2		A I'm	not sure about it, but it was a	2		Q	0ka	ay. W	ould yo	ou expl	lain to	me wha	t your	
2			t period of time. I was a teenager. I	3		underst	andir	ng of	that p	rogram	is?			
3				4		A						ccident	or	
4			er exactly.	5									ensated when	
5		~ .	 Did you smoke marijuana for more 	6		on agai	idont	Accin	rad e	omethir	na of t	hat nat	ure. T	
6	than	a year?						occur	.icu, p	OIICCIIII	ig or c	ilde ilde	420/ 1	1
7		A Oh,	yeah.	7		believe		برمید لہ	-++-nd	l an avi	iontati	on nrio	r to	
8			e years?	8		Q						on prio	1 (0	-
9	<u> </u>	A I'd	say about three years, and not every	9		startin								
10	day.			10		A						entation		1
11	_	0 Wer	e you present during the OSHA	11		Q						owever y		
12		ection?		12									ou about the	l
13		A No,	I wasn't.	13		inmate	comp	ensati	lon pro	ogram at	t that	point?		1
14			n you were working at UNICOR, did you	14		A	I	can't	rememb	oer.				ŀ
L		y mic	any other well, any non-inmates on the	15		0	0k	av. I	Did you	ı ever i	miss w	ork beca	ause of	
15	ever	. CDSCIVE	bile you were working?	16									at UNICOR?	1
16			hile you were working?	17		A A	wej s We	11. or	nce I f	filed a	n admin	nistrati	ive	
17			-inmates?	18									i not to come	,
18		Q Yes	ı			healt to	,	de ao	T don'	it know	whath	ar vou d	could say tha	, † L
19		A Sur		19	-	Dack U	r TOM OT	.A, 50 	1 Will	MOIIV J	wire rin	or that	T was T	
20		Q Wou	ld they be the supervisors?	20		1 Q	lon't	Know	wnether	r you c	outu S	ay that	I was I	,
21		A Yes		21		actual	Ly ke	ept my	sell of	ut of w	ork be	cause I	sustained ar	١
22		Q Ŵou	lld the supervisors be near the	22		injury	or t	that I	was to	orced o	out of	work be	cause they	
		-	•	1										
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-	PAGE 39			ļ. <u>.</u>	PAGE		, 7 1		!	T do		Tim no	t I don't	_
1		ters and	the panel saws while they were being	1	PAGE	though	nt I l	had an	injur	y, I do	on't	· I'm no	t I don't	
	rou		the panel saws while they were being	2	PAGE	though know h	ow y	ou cou	injur ild lab	y, I do	on't	· I'm no that wo	t I don't uld be the	
2	rou	rated?	the panel saws while they were being metimes.	1 '	PAGE	though	now yo	ou cou	ıld lab	el that	t, but	that wo	uld be the	
- 1	rou	rated? A Son	metimes.	2	PAGE	though know h only t Q	now y time. D	ou cou id you	ıld lab ı ever	el that file a	t, but	that wo	uld be the the	
2 3 4	rou ope	rated? A Son O Oka	metimes. ay. Did you ever observe any	3 4	PAGE	though know h only t Q inmate	now ye time. D e com	ou cou id you pensat	ild lab i ever ion pr	el that file a cogram f	claim for an	that wo through injury	uld be the the you claimed	
2 3 4 5	rou ope	rated? A Son Q Oka -inmate,	metimes. ay. Did you ever observe any who worked on the floor, using a respirator	3 4	PAGE	though know h only t Q inmate	now ye time. D e com	ou cou id you pensat	ild lab i ever ion pr	el that file a cogram f	claim for an	that wo	uld be the the you claimed	
2 3 4	rou ope	rated? A Son Q Oka -inmate, A No	metimes. ay. Did you ever observe any who worked on the floor, using a respirator	2 3 4 5	PAGE	though know h only t Q inmate	now ye time. D e com uffer	ou cou id you pensat ed whi	ild lab i ever tion pr ile wor	el that file a cogram f	t, but claim for an s a UNI	that wo through injury COR emp	uld be the the you claimed	
2 3 4 5 6 7	rou ope non	rated? A Son Q Oka -inmate, A No O Di	metimes. ay. Did you ever observe any who worked on the floor, using a respirator d you ever observe defendants Mr.	2 3 4 5 6 7	PAGE	though know h only t Q inmate you su A	now ye time. D e com uffer	ou cou id you pensat ed whi lo. I	ild lab i ever tion pr ile wor believ	file a cogram fiking as	t, but claim for an s a UNI o, I di	that wo through injury COR emp	uld be the the you claimed ployee?	
2 3 4 5 6 7 8	rou ope non Sap	rated? A Son Q Oka -inmate, A No Q Di ko or Mr	metimes. ay. Did you ever observe any who worked on the floor, using a respirator d you ever observe defendants Mr. . Housler on the work floor factory floor	2 3 4 5 6 7	PAGE	though know h only t Q inmate you su A Q	now you time. D e com uffer N O	ou cou id you pensat ed whi lo. I Okay.	ild lab i ever iion pr ile wor believ Mr. Hi	file a cogram fiking as re no	claim for an s a UNI o, I di want to	that wo through injury [COR emp idn't. o, now,	the you claimed bloyee?	
2 3 4 5 6 7 8 9	rou ope non Sap	rated? A Sor Q Oka -inmate, A No Q Di ko or Mr	metimes. ay. Did you ever observe any who worked on the floor, using a respirator d you ever observe defendants Mr. Housler on the work floor factory floor s of operation?	2 3 4 5 6 7 8 9	PAGE	though know h only t Q inmate you su A Q about	now yetime. Do compuffer N your	ou cou id you pensat ed whi lo. I kay. denta	ld lab lever lion pr lie wor believ Mr. Hi al clai	file a cogram fiking as re no lil, I wim, and	claim for an s a UNI o, I di want to I want	that wo through injury ICOR empidn't.	the you claimed bloyee?	of
2 3 4 5 6 7 8 9	rou ope non Sap	rated? A Son Q Oka -inmate, A No Q Di ko or Mr ing hour A Sa	metimes. ay. Did you ever observe any who worked on the floor, using a respirator. d you ever observe defendants Mr. . Housler on the work floor factory floor s of operation? pko or who?	2 3 4 5 6 7 8 9	PAGE	though know h only t Q inmate you su A Q about all, a	now yetime. De compuffer N your are y	ou cou id you pensat ed whi lo. I lkay. denta	ld lab lever lion pr lie wor believ Mr. Hi al clai	file a cogram fiking as re no lil, I wim, and	claim for an s a UNI o, I di want to I want	that wo through injury ICOR empidn't.	the you claimed bloyee?	of
2 3 4 5 6 7 8 9	rou ope non Sap	rated? A Son Q Oko -inmate, A No Q Di ko or Mr ing hour A Sa Q Ho	metimes. ay. Did you ever observe any who worked on the floor, using a respirator d you ever observe defendants Mr. Housler on the work floor factory floor of operation? pko or who? usler, Steve Housler.	2 3 4 5 6 7 8 9 10	PAGE	though know h only t Q inmate you su A Q about all, a	now yetime. e comuffer N your are y	id you pensat ed whi lo. I kay. denta rou far	ld lab lever lion pr lle wor believ Mr. Hi al clai	file a cogram ficking as ye no lll, I with the	claim for an s a UNI o, I di want to I want	that wo through injury ICOR empidn't.	the you claimed bloyee?	of
2 3 4 5 6 7 8 9	rou ope non Sap	rated? A Son Q Oka -inmate, A No Q Di ko or Mr ing hour A Sa Q Ho A Ye	metimes. ay. Did you ever observe any who worked on the floor, using a respirator. d you ever observe defendants Mr Housler on the work floor factory floor s of operation? pko or who? usler, Steve Housler. ah.	2 3 4 5 6 7 8 9 10 11 12	PAGE	though know h only t Q inmate you su A Q about all, a	now yetime. De compuffer N your are y	id you pensat ed whi lo. I kay. denta ou far es at l	ld lab lever lion pr lie wor believ Mr. Hi al clai	file a cogram ficking as ye no lll, I with the	claim for an s a UNI o, I di want to I want	that wo through injury ICOR empidn't.	the you claimed bloyee?	of
2 3 4 5 6 7 8 9 10 11 12	rou ope non Sap dur	rated? A Son Q Oka -inmate, A No Q Di ko or Mr ing hour A Sa Q Ho A Ye O Ok	metimes. ay. Did you ever observe any who worked on the floor, using a respirator. d you ever observe defendants Mr Housler on the work floor factory floor s of operation? pko or who? usler, Steve Housler. ah. ay. When they were on the work floor,	2 3 4 5 6 7 8 9 10 11 12 13	PAGE	though know h only t Q inmate you su A Q about all, a	now your are y	id you pensat ed whi lo. I kay. denta you fam es at l es.	never cion pr ile wor believ Mr. Hi al clai miliar	file a cogram ficking as feed and the feed a	claim for an s a UNI o, I di want to I wand	that wo through injury ICOR emp idn't. o, now, t to ask k call p	uld be the the you claimed ployee? talk you, first procedures	of
2 3 4 5 6 7 8 9 10 11 12 13	rou ope non Sap dur	rated? A Son Q Oka -inmate, A No Q Di ko or Mr ing hour A Sa Q Ho A Ye O Ok	metimes. ay. Did you ever observe any who worked on the floor, using a respirator. d you ever observe defendants Mr Housler on the work floor factory floor s of operation? pko or who? usler, Steve Housler. ah. ay. When they were on the work floor,	2 3 4 5 6 7 8 9 10 11 12 13 14	PAGE	though know h only t Q inmate you su A Q about all, a A Q A	now your property of the community of th	id you pensat ed whi lo. I lkay. denta ou fam es at l les. lere you	nld lab n ever tion pr ile wor believ Mr. Hi al clai miliar FCI Mck	file a cogram ficking as feed and the feed a	claim for an s a UNI o, I di want to I wand	that wo through injury ICOR empidn't.	uld be the the you claimed ployee? talk you, first procedures	of
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[SHEET 12 PAGE 42		PAGE 44
1	Q Is it like an emergency room visit?	1	anything?
2	A It's like a triage. Yes.	2	A He said that I would need to submit a
3	Q And it's different than a regular,	3	request to be put on the list.
	scheduled medical appointment or dental appointment, is	4	Q Did you do that?
4	that accurate?	5	A Yes, I did.
5	- 112.2 N.C	6	Q Tell me exactly what you told Doctor
6	to 11 to the ball manager	7	Collins during that open house. I mean, you mentioned
7	Q Okay. Now, in this case, tell me what happened with regard to your tooth and describe in your	8	you spoke to him, but were there specific things that
8	nappened with regard to your tooth and describe in your	9	you told him at that time?
9	words what your dental claim is all about, please.	10	A Yeah, we talked extensively, so for
10	A When you say describe what happened with	11	the most part, I remember telling him that I had
11	my tooth	12	approximately three cavities, one which had been
12	Q Yeah, tell me in your tell me in your	1	temporarily filled and it had been filled for some time,
13	words what your complaint is about, concerning the	13	and that I was scheduled at the other facility to go
14	dental claim.	14	
15	A In a nutshell, I believe he should have	15	back and have it permanently filled, but I was
16	he should have gave he shouldn't have held out	16	transferred.
17	treatment as long as he held it out. That's what it's	17	I also told him that the filling, pieces
18	about.	18	I was able to spit pieces of it out. He said
19	Q And you're talking about Doctor Collins?	19	that's when he told me I would have to get my name on
20	A Yes.	20	the list for routine care, because fillings were
21	O Okay. As I understand the process, what	21	considered and having cavities restored were
22	you did was, you submitted a form saying, "I'd like to	22	considered routine care.
"	142 000 0001 1		
_		-	PAGE 45
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1	be seen to have my tooth filled," is that accurate?	1	Q Do you recall when this conversation
2	A That's not that not all of it.	2	took place?
3	Q Okay. What else is there?	3.	A I don't remember the exact date, but it
4	A I believe I told him that the filling in	4	was it was in the it was in the later part it
5	the tooth was coming loose and that I was suffering	5	was shortly after my arrival, and it was in the later
6	Q Did you tell that to Doctor Collins, or	6	part of 2001.
1	did you tell that I'm sorry. Did you tell that to	7	Q My records indicate you arrived at
8	Doctor Collins, or did you tell that to somebody else,	8	McKean October 18th of 2001.
9	other than Doctor Collins?	9	A Right.
10	A I told several people that.	10	Q Is that about what you recall?
11	Q Okay. When was the first time you saw	11	A That's about right.
- 1	Doctor Collins?	12	Q So it was after that but before okay,
12		13	so it was sometime November-December
111	A When I first arrived at the facility,	- 1	A Yeah.
13	chartly afterwards. I want to Doctor Collins at what	14	. 11 10an-
14	shortly afterwards, I went to Doctor Collins at what	14	0000
14 15	they call the open house. That means you can just go	15	Q 2001?
14 15 16	they call the open house. That means you can just go down for about it's open for an hour, and you can go	15 16	Q 2001? A Right.
14 15 16 17	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you	15 16 ir 17	Q 2001? A Right. Q Okay. When you spoke with Doctor
14 15 16 17 18	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you medical issues.	15 16 17 18	Q 2001? A Right. Q Okay. When you spoke with Doctor Collins at that open house, did you tell him at that
14 15 16 17 18 19	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you medical issues. I described to him what happened in	15 16 17 18 19	Q 2001? A Right. Q Okay. When you spoke with Doctor Collins at that open house, did you tell him at that point that your that your cap that your filling
14 15 16 17 18 19 20	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you medical issues. I described to him what happened in Lompoc, that I had a temporary filling and I had the	15 16 17 18 19 at 20	Q 2001? A Right. Q Okay. When you spoke with Doctor Collins at that open house, did you tell him at that point that your that your cap that your filling was loose?
14 15 16 17 18 19 20 21	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you medical issues. I described to him what happened in Lompoc, that I had a temporary filling and I had the I had other cavities.	15 16 17 18 19 120 21	Q 2001? A Right. Q Okay. When you spoke with Doctor Collins at that open house, did you tell him at that point that your that your cap that your filling was loose? A I told him that I had been able to spit
14 15 16 17 18 19 20	they call the open house. That means you can just go down for about it's open for an hour, and you can go in and you can talk to the medical department about you medical issues. I described to him what happened in Lompoc, that I had a temporary filling and I had the	15 16 17 18 19 at 20	Q 2001? A Right. Q Okay. When you spoke with Doctor Collins at that open house, did you tell him at that point that your that your cap that your filling was loose?

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	Civil Action I	۱ <u>٥. ر</u>	J3-323E
_	SHEET 13 PAGE 46	P	AGE 48
1	a rr beath hander one pain at that	1	as cold air and cold drink and stuff of that nature,
1 2		2	while I was brushing my teeth, with touching making
ı		3	contact with the tooth. I began having it at that time.
3		4	Q Okay. Prior to April or May of 2002,
4		5	had you been told prior to that time that if you had any
5	Q All right. Okay, so Doctor Collins then	6	pain, that you should go to sick call to have it
6		7	attended to?
7		8	A I could have been, but I'm not really
8		9	sure. I believe I was
9		10	Q When you had pain in the tooth go
10	O DIG uniyabody respond as one in the life.	11	ahead.
11	H they responded not evel grant a		
12	Tepholid for the filth one: I person - Lee	12	A I believe that I was just told what number that I was on the list.
13	Olfe - and I may be wround but It became at the	13	. , , , , , , , , , , , , , , , , , , ,
14	III a become request bouncerne in the function	14	Q When you had pain in the tooth, did you
1!	first quarter of the next year, and that one was	15	go to sick call?
1	f responded to. I believe I noted in	16	A I reported to sick call a couple of
1	·	17	times.
1	The state of the s	18	Q When did first report to sick call and
1	* 11.11	19	report to them that you had pain in your tooth?
2		20	A I told the PA. I don't remember the
2		21	dates. I even went to I went back to dental open
2	T cond	22	house and reported it to Doctor Collins. I told him
4	Z Temember enom bujing		
	·		
	PAGE 47		PAGE 49
	1 on the list.	1	that I couldn't eat, I couldn't
	2 Q Did anybody tell you that if you had any	2	Q When was this?
	3 pain, that you should go to sick call?	3	A This was about June or July, 2002.
	4 A Yes, they did.	4	Q What did you tell Doctor Collins?
	5 Q All right. Do you remember who told you	5	A That I'm having problems eating on that
		6	side where the tooth was, I'm having problems with cold
İ		7	drink and cold air on that side with that tooth.
-		8	O So April or May of 2002, you begin to
	told me that at that point. Q Do you remember when they told you that?	g	have pain; you report this pain in June or July of 2002,
		10	during an open house;
ı	and the second s	11	A No. The pain became more
	informed them that I had pain.	12	Q between April
- 1	12 Q Okay. When that's my next question.	13	A The pain became more persistent and
-	Did you ever have pain in your tooth with the filling	123	** *** **** ***** ****** *************
		114	regular around June or July
	that you described earlier?	14	regular around June or July,
	15 A Not initially. Not when I initially	15	Q Right.
	15 A Not initially. Not when I initially 16 arrived, no.	15 16	Q Right. A right, it was off and on
	15 A Not initially. Not when I initially	15 16 17	Q Right. A right, it was off and on Q All right.
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth?	15 16 17 18	<pre>Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the</pre>
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth? 19 A I began having pain I would say,	15 16 17 18 19	Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the dental the dental open house, sick call, and I spoke
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth? 19 A I began having pain I would say, 20 during the next year, I started having maybe the	15 16 17 18 19 20	Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the dental the dental open house, sick call, and I spoke with Doctor Collins about it. Shortly
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth? 19 A I began having pain I would say, 20 during the next year, I started having maybe the 21 first quarter of the next year, around April, May,	15 16 17 18 19 20 21	Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the dental the dental open house, sick call, and I spoke with Doctor Collins about it. Shortly Q Hold on a second. Is dental open house
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth? 19 A I began having pain I would say, 20 during the next year, I started having maybe the 21 first quarter of the next year, around April, May,	15 16 17 18 19 20 21	Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the dental the dental open house, sick call, and I spoke with Doctor Collins about it. Shortly
	15 A Not initially. Not when I initially 16 arrived, no. 17 Q Okay. When did you first have pain with 18 that tooth? 19 A I began having pain I would say, 20 during the next year, I started having maybe the	15 16 17 18 19 20 21	Q Right. A right, it was off and on Q All right. A prior to that, so I went over to the dental the dental open house, sick call, and I spoke with Doctor Collins about it. Shortly Q Hold on a second. Is dental open house

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	Civil Action		
<u> </u>	SHEET 14 PAGE 50		PAGE 52
1	A Well, pretty much, because he takes	1	A No, because he kept telling me well,
2	he could take you in, and he's taken people in, and I	2	did he he looked in my mouth before my tooth was
3	believe he even took me in one time during the open	3	extracted, yes, to answer that question.
	house and examined or looked in my mouth or something,	4	Q Well, I'm talking about a visit prior to
4	so, I mean, if you have an emergent problem	5	the one you went and had it extracted.
5		6	A I went to sick call when the tooth
6		7	started hurting, I reported I reported this on
7	that he took you in during the open house?	8	several occasions. I remember speaking to Mr. Menon,
8	A I can't recall. I believe it was	9	the administrator, who looked into my mouth. This was
9	when I initially spoke with him it's been so long		around November early part of November November
10	ago, I can't I don't remember, but I do recall being	10	22nd, 2002, he looked in my mouth.
11	taken into the office or examination area during open	11	
12	house.	12	Q That's five days prior to your tooth
13	Q Is this prior to the tooth being	13	being extracted by Doctor Collins?
14	extracted?	14	A Right.
15	A Yes.	15	Q What's the man's name;
16	Q What did he do when he when he looked	16	A I believe his name
17	in your mouth; was he looking at the tooth we're talking	17	Q Doctor Menon?
18	about?	18	A I believe his name was Menon.
19	A I believe so.	19	Q How would you spell that?
20	Q And you don't recall when this was?	20	A Like the Mennen deodorant, I believe.
21	A Well, I was I was there so much,	21	Q Okay.
	trying to for other reasons and for the tooth, so I	22	A M-e-n-o-n.
22	trying to for other reasons and for the testing to -		
-	PAGE 51		PAGE 53
1	can't I can't recall the exact date, no, I can't. I	1	Q Okay. Was that the first time you went
1	mean, I went	2	to sick call about the pain in your tooth?
2	at the first week to make T mont	3	A I can't really be sure, because I went
3	to make a couple things clear here. Are you telling me	4	to open house and I had a lot of interaction with Doctor
4	to make a couple things clear note. He you corring wo	5	Collins, and I can't recall whether it was sick call or
5	that you went prior to your tooth being extracted,	6	actually open house, I'm confused on those two.
6	you went to an open house and spoke to Doctor Collins	7	Q Okay, but when you saw Doctor Menon
17	about your tooth	'8	or when you saw Mr. Menon, Mr. Menon was at sick call,
8	A Yeah.	١٥	is that correct?
9	Q and that Doctor Collins, at one	,	A I don't believe Mr. Menon actually did
10	point, took you in and looked into your mouth and looked	1 10	sick call, I'm not I don't know whether he was or
11	at the tooth?	111	
12	A I'm not sure whether okay, let me put	12	not. He was making he was making rounds in the in
13	it this way. It may not have been open house, it may	13	the SHU, which is the special housing unit, and I had
14	have been during my initial examination or something,	14	submitted
15	because when you come to a facility, I believe,	15	Q Is that where you were at the time?
16	somewhere along the line, they give you a like a	16	A Yes, sir.
17	physical or something, but I recall being in his office	, 17	I had submitted several requests with
18	in the examination chair, prior to my tooth being	18	the PA, who actually performed sick call, and when I saw
	extracted.	19	him, I registered my complaint verbally to him, that I
19	and the state of t	20	had this tooth problem and that I had given slips or
20	Q Do you recall being in his chair, having him look at your tooth, after your tooth began to ache	21	written requests to be seen and no one had seen me, and
21	MIM 100k at Your cooth, after your cooth began to done		that the pain was unbearable at that time. This was
1	and makes he it being outroated?	122	[Ugf fle balk was dispediable of that time: Hits was
22	and prior to it being extracted?	22	that the pain was unbearable at that time, Thre was

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	SHEET 15 PAGE 54		2 56
		1	Collins again, we're going to lock you up."
	1 five days before 2 Q Why were you in the SHU?	2	Q Okay. All right, so how does how,
		3	then, do we get from that to Doctor Collins told them?
	the state of the s	4	A Because we're in close proximity
		5	Doctor Collins is like his door is right there, he's
İ		6	standing in the doorway and he's hearing all of this,
ļ	6 something.	1 7	and he's like acquiescing in it. He's not saying, "No.
	7 Q All right. Let me go through a couple	8	If you have a problem, come back." He's going along
	8 times. April-May of 2002, you begin to have pain; June	1	with what they're saying, "Leave, or go to the SHU."
	or July of 2002, you see Doctor Collins at an open house	1	He's doing it
	o and you tell him about the pain; November 22nd, you see	10	111 0 1 0 111
	1 Mr. Menon at the SHU while he's doing rounds.	11	Q Are you telling me Doctor Collins is present during this conversation you had with the two
	2 Between November 22nd and the June or	12	ladies in the records office?
	July meeting you had with Doctor Collins, did you go to	13	
	sick call or did you see Doctor Collins during that	14	A Yes. He was present one of the times
	period of time?	15	at least one of the times when I was told by the record
	A I reported Doctor Collins continued,	16	office ladies to leave.
]	in between that time, to tell me I had to wait. They	17	Q Do you know the names of the record
	chased me out of medical, threatening to told me, if	18	office ladies
	19 I came back, that they were going to put me in the SHU.	19	A I would have to
(284)	20 That same day	20	Q that you're referring to?
	Q Wait. Who told you that?	21	A I would have to look at my paperwork.
	A The two ladies, two ladies that they	22	Q Is it in your paperwork?
İ			•
-	PAGE 55	PAG	GE 57
	1 1 1	1	A Yes. It's in one of my it's in my
	worked the record office. They were right to where you come in the door, they were right there, and I believe	2	declaration, where I state that the I was threatened
	that Doctor Collins actually told them, if I come back,	3	and the second s
1	I LIME DOCEOU COLLING ACCOUNTY COLOR CITCHIN		with lockup. I believe it's in the first declaration in
	1 1 1	4	with lockup. I believe it's in the first declaration in opposition.
	4 to have me locked up.	4	opposition.
i	to have me locked up. Did you hear him say that?	4 5	opposition. \mathbb{Q} Okay. When did this conversation take
	to have me locked up. Q Did you hear him say that? No, I didn't hear him say that.	4	opposition.
	to have me locked up. Did you hear him say that? No, I didn't hear him say that. Why, then, do you say he said that?	4 5	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would
	to have me locked up. Q Did you hear him say that? No, I didn't hear him say that. Q Why, then, do you say he said that? No, I didn't hear him say that.	4 5 6 7 8	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would have to go to my paperwork.
	to have me locked up. Q Did you hear him say that? A No, I didn't hear him say that. Q Why, then, do you say he said that? A Well, because we went through quite a bit, and then these two ladies got involved. They did	4 5 6 7 8 9	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would have to go to my paperwork. Q Okay. When you say the records office,
	to have me locked up. Q Did you hear him say that? No, I didn't hear him say that. Q Why, then, do you say he said that? Mell, because we went through quite a bit, and then these two ladies got involved. They did have a conversation, but I didn't actually hear him say	4 5 6 7 8 9	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would have to go to my paperwork. Q Okay. When you say the records office, is it the dental is the records office the dental
	to have me locked up. Q Did you hear him say that? A No, I didn't hear him say that. Why, then, do you say he said that? A Well, because we went through quite a bit, and then these two ladies got involved. They did have a conversation, but I didn't actually hear him say that. They had a conversation about me coming	4 5 6 7 8 9 10	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would have to go to my paperwork. Q Okay. When you say the records office, is it the dental is the records office the dental records, that you're referring to?
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	to have me locked up. Q Did you hear him say that? A No, I didn't hear him say that. Q Why, then, do you say he said that? A Well, because we went through quite a bit, and then these two ladies got involved. They did have a conversation, but I didn't actually hear him say that. They had a conversation about me coming Q Well, what makes you A about me coming back and forth over there to the to see Doctor Collins. Q Well, hold on a second. You just told me that you believe Doctor Collins said told somebood that if you come back to talk to him about your tooth, that they should put you in the SHU. Where are you getting that from, that he made that statement? A Well, because they would say stuff like,	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	opposition. Q Okay. When did this conversation take place? A I don't remember the dates. I would have to go to my paperwork. Q Okay. When you say the records office, is it the dental is the records office the dental records, that you're referring to? A That's the records for everything. All medical records are in one file. Q At any point, did well, you told me, in June or July, you told Doctor Collins you were having pain. Were there other times, after that, that you told Doctor Collins or anyone else that you were having pain with the tooth? A I recall, the day that I spoke with Mr. Collins about it, I believe that was the 1st of

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	SHEET 16 PAGE 58		PAGE 60
1	went from the hospital from the medical department,	1	
2	after discussing it with Doctor Collins, and I went	2	Q All right. What did he tell you at that
3	straight over to mainline, which is where the warden and	3	point?
4	the associate warden and everybody stands during the	4	A I can't remember everything, but he,
5	noon meal, and I spoke directly with LaManna	5	essentially, told me that I had to wait.
6	Defendant LaManna about it and what Doctor Collins told	6	
7	me, and he concurred with Doctor Collins by telling me	7	-
8	that I had to wait.	8	
9	A day or two or even that same day, I	9	_
10	filed a BP-9, and in that BP-9, I explained that I was	10	41 11 1111
11	trying to avoid greater pain, because I was having pain,	11	
12	and that I was told to wait, and that the filling was	12	
	eroding, that it was practically out of the tooth.	13	
13		14	
14	Q So are you telling me today that you told Defendant LaManna, during mainline discussions,	15	· · · · · · · · · · · · · · · · · · ·
15		16	1
16	that you were having pain at that time? A I told him that I could not eat on that	17	
17		18	
18	side of my mouth. He asked me if I had been to medical. I said, "Yes, I went over and I spoke to Doctor Collins	19	
19	I said, "ies, I well over and I spoke to boctor colling"	20	
20	about it," and then he asked me, "What did he tell you?"	ı	
21	and I told him, "He told me that I must wait for my name	22	
22	to come up." He said, at that point, then		Sull bounds of some smallyener and the
	PAGE 59		PAGE 61
1	Q My question was, however, did you tell	1	
2	Defendant LaManna that you had pain	2	
3	A Yes. I told him I had difficulty eating	3	3 past when you first come in to the door, and they would
4	on that side of my mouth	4	4
5	Q Well	5	5 Q All right.
6	A and that eating on that side	6	6 A they would stop you, normally, and
1 7	Q Go ahead. I interrupted you.	7	7 ask you what you were there for.
8	A that eating on that side and cold air	8	8 Q Okay, and just so I'm clear, you don't
9	caused me pain. Yes, I told him that.	9	
10	Q All right. After that discussion with	10	0 in one of your affidavits, you have identified them by
11	LaManna and Collins, what did you do next?	11	
12	A I prepared a BP-9, which is a formal	12	
13		13	
14		14	*
15		15	
16		16	
17		17	17 A White.
18		18	
19		19	19 A White. White two white ladies. I
20		20	
21		21	Q And what time of day would you have been
		22	there during the at least the discussions where they
122	O MILO GIG YOU ICCOTION & Ecobourge	44	- · · · · · · · · · · · · · · · · · · ·
22	Ž 11110 (114 104 1000110 4 100P01100	22	

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	Civil Action I	NO.	03-323E
	SHEET 17 PAGE 62		PAGE 64
1	said, "We're going to have you put back in the SHU if	1	named in your complaint, that I just wanted to follow up
2	you come back again and bother Doctor Collins"?	2	with. The first one is Ms. Fantaskey. Do you remember
3	A It would be sometime I didn't I	3	her?
	never said "put back," because Doctor Collins and	4	A Yes, sir.
4	they never put me in the SHU relevant to me coming to	5	Q Can you tell me, what was her position
5	they never put me in the and refevant to me coming to	6	in the in the institution?
6	see Doctor Collins, I was in the SHU for other matters.	7	A She was the what they call the SOE,
7	They never told me they was going to put me back in the	8	which is the supervisor of education.
8	SHU; they said that they would put me in the SHU.	_	Q Okay, and what is your specific claim
9	Q Okay. What time of day was it that you	9	with respect to Ms. Fantaskey?
10	Heard Oferidate officers bull-11-3	10	
11	presence?	11	
12	A What day was it?	12	the acting supervisor of industry on the date that I was
13	Q What time of day.	13	that I filed my informal resolution, and I was called
14	A Sometime in the morning. It was like in	14	into the office by Defendant Sapko, Defendant Housler,
15	the A.M.	15	and some of the other prison officials, and she was
16	Q Okay. Mr. Hill, if you filed any	16	present, and she told me not to file anything else, or
17	paperwork with the prison system concerning your wanting	17	something of that nature she stated, but she was there
18	to have dental care, would you have indicated in that	18	as the supervisor of the industry, the UNICOR, that day,
19	paperwork that you had pain, if, in fact, you had pain?	19	she was acting, and she may have been acting at other
20	A Well, you have to understand something,	20	times.
21	sir. I had a liver disease, right, and you can't take	21	Q Was she acting just for that particular
22	Motrin, so you can't take Tylenol, at least not too	22	day, or was she acting for a longer period of time?
22	noting so fee can a cana alamah		-
	PAGE 63		PAGE 65
1	much of it, and at that point, that's the only thing	1	A I don't know. I know for sure that
2	that they were offering, so to avoid greater pain, pain	2	Q Did she have any other involvement in
3	that I could not take, it was my motive to try to get	3	A Any other involvement?
4	this tooth taken care of, get it you know, the best	4	Q Go ahead.
- l -	treatment that I could get for it, before the greater	5	A You said, did she have
5	pain started, so I used the word "greater" pain a lot,	6	Q Did she have any other involvement in
6	because I could not take	7	the UNICOR factory?
1 7		8	A I don't know.
8	Q That's my point. To the extent you	١	Q How about Mr. Klark, do you remember Mr.
9		10	Klark?
10	informal resolution, I want to know, if you were	11	A Yes, I remember Mr. Klark.
11		12	Q What was his position in the
12			institution?
13	A I believe it's in those forms, yes, sir.	13	A Mr. Klark, when I filed the after I
14		14	filed the informal resolution, Mr. Klark had me paged
15		15	
10	MR. COLVILLE: (Conferring with Mr.	16	and Mr. Housler and a another individual that was
17		17	
18	A couple more questions, Mr. Hill.	18	
19		19	UNICOR and he was trying to negotiate or find out
20		20	what my complaints were with respect to the BP-9 or the
2		21	administrative remedy that I had filed, and he said that
2		22	I could go back to work, I could get my job back, if he
1/		1	
	y more are control destruction		

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	SHEET 18 PAGE 66		PAGE 68
,	didn't see any more BP-9's on this subject.	1	MR. COLVILLE: That's all we have. Thank
1	a - 1 habita Wandala	2	you.
2		3	THE WITNESS: Thank you.
3	position was at the institution?	4	MR. DEVLIN: Mr. Hill, we will get a
4	A I believe he was and I may be wrong.	5	copy of the deposition, and we will send it to you for
5	I believe he was the warden's executive assistant at	6	you to review. You can there will be what's called
6	some point, but I'm sure he was the camp administrator.	I -	an errata sheet on the back of it, and you can review it
7	Q And did Mr. Klark ever have any direct	7	to make sure that everything you said here today was
8	involvement with your position in UNICOR?	8	taken down correctly. If there were any errors in how
9	A Not to my knowledge.	9	it was transcribed, you can indicate those and then sign
10	Q Was he a supervisor of any of the	10	It was transcribed, you can indicate those and then sign
11	employees at UNICOR, that you're aware of?	11	it and send it back to us. It usually takes a week or
12	A I wouldn't know that. I don't I'm	12	so to get the transcripts ready, so once we get them,
13	not too familiar about the what exactly his position	13	we'll send you a copy.
14		14	THE WITNESS: Thank you.
15		15	MR. DEVLIN: All right. Thank you.
16		16	MR. COLVILLE: Thank you, Mr. Hill.
17	· · · · · · · · · · · · · · · · · · ·	17	THE WITNESS: All right.
18	-	18	(Witness stands aside.)
19		19	(WHEREUPON, the deposition
20	· · · · · · · · · · · · · · · · · · ·	20	was concluded at 10:35 A.M.)
21		1	
22			
2.	caucity made your companies are		
		i i	
		1	
-	PAGE 67	1	PAGE 69 I have read the foregoing transcript, pages
	your claim is about Mr. Reome?	4 t	I have read the foregoing transcript, pages
	your claim is about Mr. Reome? A I believe Mr. Reome was yeah, he	+ 22	I have read the foregoing transcript, pages through 68, inclusive, which contains a correct page ript of answers made by me to the questions
;	your claim is about Mr. Reome? A I believe Mr. Reome was yeah, he I'm pretty sure, he was present the day that I was	tra	I have read the foregoing transcript, pages
	your claim is about Mr. Reome? A I believe Mr. Reome was yeah, he I'm pretty sure, he was present the day that I was	tra	I have read the foregoing transcript, pages through 68, inclusive, which contains a correct anscript of answers made by me to the questions erein recorded, or as amended in the attached list
	your claim is about Mr. Reome? A I believe Mr. Reome was yeah, he I'm pretty sure, he was present the day that I was called to the meeting by Defendant Sapko and Defendant	tra	I have read the foregoing transcript, pages through 68, inclusive, which contains a correct anscript of answers made by me to the questions erein recorded, or as amended in the attached list
	your claim is about Mr. Reome? A I believe Mr. Reome was yeah, he I'm pretty sure, he was present the day that I was called to the meeting by Defendant Sapko and Defendant Housler and Fantaskey. The meeting was held in his	tra the of	I have read the foregoing transcript, pages through 68, inclusive, which contains a correct anscript of answers made by me to the questions erein recorded, or as amended in the attached list
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Civil Action No. 03-323E

SHEET 19 PAGE 70 SHEET ERRATA

The following changes and/or corrections are suggested for the deposition of MICHAEL HILL taken on November 1, 2006.

Page No. Line No. Reference

Correction

PAGE 71

REPORTER'S CERTIFICATE

I, Pamela K. Judy, Certified Verbatim Court
Reporter and Notary Public within and for the State of
West Virginia, duly commissioned and qualified, do
hereby certify that the foregoing deposition of MICHAEL HILL was duly taken by me and before me at the time and place specified in the caption hereof, the said witness having been by me first duly sworn.

I do further certify that the said deposition was written out in full and transcribed into the English

was written out in IUII and transcribed into the English language under my supervision and that this deposition is a true record of the testimony given by the witness.

I further certify that I am neither attorney or counsel for, nor related to or employed by, any of the parties to the action in which this deposition is taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties of any attorney or counsel employed by the parties hereto or financially interested in the action.

Given under my hand this 3rd day of

My commission expires July 20, 2008.

Certified

Notary Public

Official Seal

Notary Public, State of West Virginia PAMELA K. JUDY -WORDWORKS

P.O. BOX 2741 ELKINS, WV 26241 My Commission Expires July 20, 2008

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